

7/13
A. Morris
11/9/00

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant: Hillel Gazit

Examiner: Ton

Serial No. 09/055,156

Art Unit: 2714

Filed: April 4, 1998

Title APPARATUS AND METHOD OF SPLICING DIGITAL VIDEO STREAMS

* * * * *

November 1, 2000

Amendment

PATENT & TRADEMARK OFFICE
Commissioner for Patents
Washington, D.C. 20231

Sir:

In response to the Office Action dated August 1, 2000, entry of the amendments and remarks set forth below are respectfully requested.

IN THE ABSTRACT

~~line 4 change "GOP" to --group of pictures GOP--~~

~~line 5 change "PCR" to --program clock reference PCR--~~

IN THE CLAIMS

Please cancel claim 46, 48, 67, 75 and 82 without prejudice.

Please amend the following claims:

Sub C4

1. (twice amended) A method for removing an overflow condition comprising the steps of:
2 detecting a first digitally encoded data stream portion causing [an] said overflow condition;
3 delaying said first data stream portion for a delay time that prevents said overflow condition;
4 and
5 accelerating a second data stream portion that is preceded by said first data stream portion to
6 substantially make-up for said delay time.

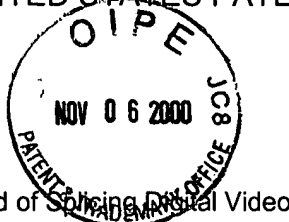
1 2. (twice amended) An apparatus for removing an overflow condition comprising:
2 means for detecting a first digitally encoded data stream portion causing an overflow
3 condition;
4 means for delaying said first data stream portion; and

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IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

PATENT
APPLICATION

In re PATENT APPLICATION of
 Inventor: Hillel GAZIT
 Appn. No.: 09/055,156
 Filed: April 4, 1998
 Title: Apparatus and Method of Splicing Digital Video Streams



Group Art Unit: 2714	
Examiner: S. Hom	
Atty. Dkt. 12907	239352
C#	M#
(Our Deposit Account No. 03-3975)	
(Our Order No. 239352)	
Docket #	VG-001
Date: November 1, 2000	

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Commissioner for Patents
Washington, D.C. 20231

REPLY/AMENDMENT/LETTER

Sir:

This is a response/amendment/letter in the above-identified application and includes the enclosed response/amendment, which is incorporated herein by reference, and the signature below is to be treated as the signature to the enclosure in absence of a signature thereto.

FEE REQUIREMENTS FOR CLAIMS AS AMENDED

1. Small Entity <input checked="" type="checkbox"/> previously filed	Claims remaining	Highest # previously paid for		Present Extra	Large/Small Entity	Additional Fee	Fee Code
2. Total Claims	77	minus	81=	0	x \$18/\$9 =	+	103/203
3. Independent Claims	17	minus	18=	0	x \$80/\$40 =	+	102/202
4. Original due date: November 1, 2000							
5.		TOTAL FEE ENCLOSED		= \$0			

CHARGE STATEMENT: The Commissioner is hereby authorized to charge any missing or insufficient fees relative to this application, or credit any overpayment, to our Account/Order No. shown above, for which purpose a duplicate copy of this sheet is enclosed. This charge statement does not authorize charge of the issue fee until/unless an issue fee transmittal sheet is filed.

Pillsbury Madison & Sutro LLP

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By: David A. Jakopin, Reg. No. 32,995

I certify that this paper is being deposited with the U.S. Postal Service as first class mail in an envelope addressed to: Commissioner for Patents, Washington, D.C. 20231, on November 1, 2000.

Gayle D. Peterson